

Hello,

Regarding the do not call list, I understand that there are legal issues involved. Has anyone in the govt (FCC or FTC) separated the telemarketers that make actual "person to person" calls from the annoying "prerecorded calls" that political groups or other solicitors leave on one's answering machine. The messages are so long they use up most of the answering machine and don't allow other callers to leave messages. If the judges and telemarketing associating want to use the argument of free speech, how does it apply to prerecorded computer dialed solicitation to residential phone numbers count?

Appreciate your comments on this.